38 AO88 (Rev. 12/06) Subposena in a Civil Case

Issued by the United States District Court

NORTHERN DISTRICT OF CALIFORNIA		
MOSES T. FEJERAN and QIANYAN S. FEJERAN V.	SUBPOENA I	N A CIVIL CASE
AVIATION SERVICES (CNMI), LTD. dba FREEDOM AIR	Case Number: ¹	ber: MISC CIVIL ACTION NO. 05 UNITED STATES DISTRICT CO FOR THE NORTHERN MARIANA
TO: Custodian of Records BOSTER, KOBAYASHI & ASSOCIATES		
☐ YOU ARE COMMANDED to appear in the United States to testify in the above case.	District court at the pla	ace, date, and time specified below
PLACE OF TESTIMONY		COURTROOM
		DATE AND TIME
YOU ARE COMMANDED to appear at the place, date, and in the above case.	time specified below to	testify at the taking of a deposition
NLA OP OF NEWGOVEON		
	n and copying of the fol	DATE AND TIME lowing documents or objects at the
YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents or obj Please refer to Subpoena Duces Tecum for list of documents	ects): requested.	
YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents or objected Please refer to Subpoena Duces Tecum for list of documents County Legel & Notary Service, 255 North Market Street, St.	ects): requested. uite 246, San Jose,	lowing documents or objects at the DATE AND TIME 6/4/2007 10:00 am
YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents or obj Please refer to Subpoena Duces Tecum for list of documents ACE County Legal & Notary Service, 255 North Market Street, St California 95110 YOU ARE COMMANDED to permit inspection of the follows:	ects): requested. uite 246, San Jose,	lowing documents or objects at the DATE AND TIME 6/4/2007 10:00 am
Please refer to Subpoena Duces Tecum for list of documents PLACE County Legal & Notary Service, 255 North Market Street, St. California 95110	ects): requested. Laite 246, San Jose, Dwing premises at the companies of a deposition shall in its behalf, and may set ture, 30(b)(6). LAINTIFF OR DEFENDANT)	DATE AND TIME 6/4/2007 10:00 am late and time specified below. DATE AND TIME

(See Rule 45, redenal Rules of Civil Procedure, Subdivisions (c), (d), and (c), on next page)

	PROOF OF SERVICE
DATE	
served 5/23/	, BOSTER, KUBAYASHI + ASSOCIATES
SERVED ON (FRINT NAME)	MANNER OF SURVICE
DARIUS RUSSO	PERSON APPARENTLY IN CHARGE
TERRY GRAAP	REGISTERED PROCESS SERVER
	DECLARATION OF SERVER
I declare under penalty of perjury u contained in the Proof of Service is true	nder the laws of the United States of America that the foregoing information and correct.
Executed on 6/13/07	SKINATURE OF SERVER
	1655 BEVERLY BLVO.
	1 m

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (c), as smended on December 1, 2006;

(a) PROTECTION OF PERSONS SUBJECT TO HUMORINAS,

(1) A party or an altersty responsible for the interpret and survice of a subpone shall take constants along a state of the subpone and a person subject to their authors. The reart on behalf of which the subpone was known about successful and or defining and impress upon the party or morroy is branch of this duty as appropriate sourcion, which may include, but is not fimited to, fort carnings and a reasonable attorney's free.

(2) (A) A person commanded to produce and permit imposition, copying, habing, at the pling of designated stantanically stored information, books, pagess, documents or langible things, in imposeding of permisses used and appear in spenon as the piece of preduction or inspection unless decembered to appear for dependence, hearing or trial.

(B).Subject to paragraph (d)(2) of this rate, a person occasional to produce that potent inspection, copyling, tertiag, a rearrighing may, which is d, days after service of the subposers or shellor the tides specified for compliance if such times is less than 14 days after service, sorve upon the party or atterney designated in the subposers writers objection to producing toy or all of the designated wateriels or topsection of this premiers — or to predocing electrosically stored information in the form or farms requested. If objection is used, the party serving the response shall not be unitled to hapeen, copy, test, or sample the materials or impact the premiers except pursuant to an order of the court by which the subposes was issued. If objection has been made, the party arring the subposes surply upon untils to the position of the production in the subposes as any time for an order to compal the production, inspection, copying, insting, or escapting. Such an order to compal shall protest up pareon who is not a party or an officer of a party from algorithm upones resulting from the inspection, copying, testing, or acapting occurrenced.

(3) (A) On timely motion, the court by which a suspects was itseed shell quark at modify the subposes if it

(i) falls to allow researable than for compliance;

(ii) require a person who is not a party or an officer of a party to itavel to a place more than 100 miles from the place where that persons revides, is supplyed as regularly treasacts busines in persons, except that, subject to the provisions of eleme (a)(3)(ii)(iii) of this rads, such a person many in order to attest tind by commanded to have! From any such place within the state is whigh the trial is held!

(Hi) requires dissingues of privileged or other practiced moties and no exacption of waiver upplies; us

(iv) subjects a person to undue burden.

(W) If a subposes

(i) requires disclosure of a trade secret as other confidential research, development, or communist information, or

(ii) require dischesses of an inactivised expert's spinion or information not describing specific excels or occurrences to disjuste and resulting from the appert's resty made not at the request of any party, or

(iii) requires a purson who is not a party or an officer of a party to facur substantial expunse to Unveil over them 100 miles in attend trial, the nount may, to protect a pursua analysts

to or affected by the subjects, quest, or modify the subjects or, if the yeary is whose behalf the subjects is france though a polymental need for the testingny or material that daught be otherwise and without under hardship and neutral that the person to whom the subjects is addressed will be reasonably compensated, the sourt may order appearance or production only upon-uposition for the production.

(d) фитик и кароноже то вуброена.

(1) (A) A perion requosding to a subposse to produce documents shall produce them as they are kept in the most source of business are half organizer and label them to surrespond with the valugative in the damand.

(B) He subposess does not specify the form or forms for producing electronically shored information, a person responding to a subposes must produce the information in a form or forms in which the person residently medicalize it or in a form or forms that are reasonably unable.

(C) A paracourceponding to a subposses need not preduce the same study related information in more than one form.

(D) A person responding to a subpassan need not provide discovery of abstractable illy accessible because stand-disformation from nourses that the person identifies as not reasonably accessible because of usedue burden are such. Do matical as compel discovery or to quest, the parson from whose discovery is, saught must show that the information cought is not reasonably accessible because of pathon burden or cost. If they show sing is made, the neutrinary sometholess order discovery from any sometholess order discovery brune and sources if the requesting party above good cause, considering the limitations of Rule 26(b)(2)(C). The court may peetly conditions for the discovery.

(2) (A) We an interest may apreciate the acciproses in which do a state that it is privileged or subject to protection as trial-judged nitrology, the claim shall be made expectedly and shall be supported by a description of the network of the documents, communications, or things not produced that it sufficiently a washly the documents.

he copyorise by a occampation on the neutral of the desired purity in content the claim.

(B) If information is produced in response to a velopouse that is subject to a cloim of privilegs or of probation as independently musticiled, the purson making the claim may notify any party that received the information of the claim and the heals for R. After being settlind, a party must promptly ration, sequester, or decirely the spanished information and my unjets it has sad may not use or disclose the information will the claim is meshed. A receiving party may promptly present the information that occur under and for a determination of the claim. If the receival R. The person whe produced the information heals and the claim is must be information until the claim in the research of the claim is trained. The person who produced the information to our preserve the information until the

(a) Cumtemff. Pallate of any patient whicost adequate excusors obey a subpresse extract apon that persee may be decided a contempt of the court from which the subpresse inseed. An adequate every for failure to obey substanton a subpresse projects to require a comparty to altered or produce at a piece out within the limits provided by claure (ii) of subparagraph (ANIXA).